

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Atty Motsenbocker, Gary L., sole practitioner (for Petitioner Dale Louise Bolden)
Atty McKeller, Gwendolyn J. (Pro Per Objector, daughter)

(1) Third and Final Account and Report; Petition for Settlement; (2) for Approval of Settlement Agreement; (3) for Final Distribution; and (4) for Allowance of Ordinary and Extraordinary Fees to Administrator and Her Attorneys

DC	D: 12/5/1999		DALE LOUISE BOLDEN, daughter and	NEEDS/PROBLEMS/COMMENTS:
			Administrator, is Petitioner. Account period: 1/19/2012 – 3/30/2014	Continued from 6/19/2014. Minute Order states Ms. Ruiz is
Co √	ont. from 07171 Aff.Sub.Wit. Verified	4	Accounting - \$152,278.55 Beginning POH - \$118,609.99 Ending POH - \$45,800.00 (\$43,300.40 cash)	appearing specially for Attorney Gary Motsenbocker. Ms. Ruiz requests a continuance. Matter continued to 7/17/2014.
√ √	Inventory PTC		Administrator - \$5,908.80 (statutory)	The following issues from the last hearing remain:
1	Notice of Hrg		Attorney - \$5,908.80 (statutory)	Need proposed order.
√ 	Aff.Mail Aff.Pub. Sp.Ntc.	W/	Motsenbocker XO - \$22,933.00 (per Declaration of Attorney in Support of Request for Extraordinary Fees and its point in the Support of Support	NEEDS/PROBLEMS/COMMENTS for Objector: While Court records do not show proof of mailed service of a copy of
	Pers.Serv. Conf. Screen		itemization at Exhibit C, for 94.10 hours @ \$250.00 attorney rate and \$110.00 legal assistant rate, from <u>9/26/2004 to 8/14/2013;</u>)	the Objections has been served to the Petitioner, Petitioner's attorney, and all
	Letters 062 Duties/Supp Objections	000	Pinion XO - \$1,456.00 (per Declaration of G. Bryan Pinion in Support of Request for Fees and itemization at Exhibit B; for 5.20 hours @ \$280.00 attorney rate,	interested parties pursuant to Probate Code § 1220, it appears from Petitioner's Response to Objections filed
	Video Receipt CI Report		through 12/31/2013; for services provided on behalf of the estate including unlawful detainer, eviction, clear several title issues; helped generate over \$63,000.00 in income	6/30/2014 that the Petitioner has received a copy.
√	9202		to the estate;)	
	Order Aff. Posting Status Rpt UCCJEA	X	Closing - \$2,500.00 (accountant's fees for preparation of final returns for the estate; recording order for mineral rights and other expenses for	Reviewed by: LEG Reviewed on: 7/15/14 Updates:
	Citation FTB Notice		transferring assets; misc. expenses;) ~Please see additional page~	Recommendation: File 2 - Moultrie

Petitioner states [in brief sum]:

- The Administrator was beset with numerous conflicts and disputes, which resulted in lengthy and cankerous litigation;
- Conflicting claims of ownership between the EBENEZER CHURCH OF GOD AND CHRIST and the Decedent, as to two parcels of real property ("church properties") to which the church claimed ownership based on numerous legal grounds; in October 2005, the Church agreed with the Administrator to compromise and settle their dispute for the sum of \$47,000.00 to be in full settlement of all claims and to resolve all interest held by Decedent and his deceased wife, HELEN MOULTRIE, in the church properties in favor of the Church; after the agreement was signed the Church promptly reneged on the initial deadline and requested multiple extensions to obtain financing; following legal actions over several years the Administrator collected \$54,794.00 in rent; at mandatory settlement conference the parties agreed to accept \$30,000.00 as payment in full for Decedent's interest in the real properties;
- The second disputed matter was an awkward attempt by counsel, **G. CAT STOKES**, to establish the right of **GWENDOLYN McKELLER**, alleged to be Decedent's daughter, to inherit from Decedent's estate; the matter was resolved in the affirmative when Mr. Stokes was "coached" into producing a copy of a certified court judgment from a sister state, wherein Decedent had confessed his paternity in a marital dissolution proceeding, in spite of the fact he was serving in U.S. Army in the Philippine Islands during WWII when this child was conceived;
- The third litigated matter was filed by **GERALD BREAZELL**, cousin of Administrator, represented by Attorney **G. CAT STOKES**, objecting to the spousal set-aside petition of the Administrator to set aside community property rights of Decedent's predecease spouse (Helen) in certain mineral rights; mediation of the matter resulted in stipulated settlement, which has since become null and void because the interests of the parties has been re-allocated by the oil company following misleading dealings with the Objector's attorney; Petitioner has maintained from the outset that this matter is economically infeasible due to the low value of this asset, and should be ignored by the Court; Objector and his siblings will receive notice of hearing and a copy of this petition.
- The following are all of the beneficiaries pursuant to the settlement agreement reached regarding mineral rights which is not null and void: Gerald Breazell, Wilma Jean Fullmore, Florine Mitchell, Oliver Breazell, Kenneth Breazell.

Petitioner requests authorization to distribute the remainder of the estate pursuant to intestate succession as follows:

PATRICIA ANN MOULTRIE HARRIS – 1/7th interest consisting of **\$656.26** cash and **.3572%** interest in mineral, oil, gas and hydrocarbons rights in real property;

PHILIP CORNELIUS MOULTRIE – 1/7th interest consisting of **\$656.26** cash and **.3572**% interest in mineral, oil, gas and hydrocarbons rights in real property;

STEVIE RYDELL MOULTRIE – 1/7th interest consisting of **\$656.26** cash and **.3572%** interest in mineral, oil, gas and hydrocarbons rights in real property;

KATHY LYNETTE MOULTRIE PAYNE – 1/7th interest consisting of **\$656.26** cash and **.3571%** interest in mineral, oil, gas and hydrocarbons rights in real property;

DOROTHY MAE MOULTRIE McALISTER – 1/7th interest consisting of **\$656.26** cash and **.3572%** interest in mineral, oil, gas and hydrocarbons rights in real property;

DALE LOUISE MOULTRIE BOLDEN – 1/7th interest consisting of **\$656.26** cash and **.3571%** interest in mineral, oil, gas and hydrocarbons rights in real property;

GWENDOLYN McKELLER – 1/7th interest consisting of **\$656.26** cash and **.3571%** interest in mineral, oil, gas and hydrocarbons rights in real property.

~Please see additional page~

Second Additional Page 2, Odell Moultrie (Estate)

Case No. 0650750

Objection to Third and Final Account and Report; Petition for Settlement; for Approval of Settlement Agreement; for Final Distribution; and for Allowance of Ordinary and Extraordinary Fees to Administrator and Her Attorneys filed by GWENDOLYN J. MOULTRIE McKELLER on 6/10/2014 states:

She objects to the following:

- The reference in the petition to matters that have already been adjudicated by this Court, and to use those matters to twist the facts in an effort to improperly sway this honorable Court about Objector's entitlement to inherit; in addition, the language is unprofessionally improper and irrelevant;
- The unreasonable length of time that it has taken to administer this small estate;
- The costly strategy in pursuing family owned mineral rights which drastically effected the request for extraordinary attorney fees;
- The costly strategy in pursuing the defense of this Objector's right to inherit from this estate
 notwithstanding presentation of official documents to resolve the claim without litigation;
 Petitioner and her attorney continue to refuse to acknowledge validity of the claim until it was
 litigated and decided in this claimant's favor by this Court;
- She objects to an award of statutory fees to Petitioner or to her attorney; Petitioner participated in a fraud upon the Court and her fee should be surcharged; Petitioner's attorney participated in that fraud knowingly or negligently, and therefore should have his statutory and extraordinary fees surcharged in an appropriate amount established by the Court;
- The extraordinary attorney fees are excessive in view of the value of the estate; fees are not warranted by the small value of the estate, nor did it have a reasonable benefit to the estate, nor is it consistent with the requirements set forth in California Rules of Court, Rule 7.702(2) and (3); [Note: California Rule of Court 7.702(2) and (3) provide a petition for extraordinary compensation must include a statement of facts upon which the petition is based, showing the results achieved and the benefit of the services to the estate];
- She objects to the inventory and appraisal;
- She objects to the accounting;
- The property on Sierra Vista Ave. was deeded by Petitioner on 1/8/2002 to DOROTHY AND WILBER McALISTER;
- Petitioner had Limited [IAEA] authorization on 6/20/2000, with Full authority on 3/14/2002;
- Dale (Odell) Bolden, Dale's daughter Leslie (now deceased), and granddaughter Ashley, lived in the home on Sierra vista Ave., along with brother, PHILLIP MOULTRIE, in 2000 and for many years after;
- PATRICIA HARRIS, sister, and PHILLIP MOULTRIE are living in the house at this time;
- [Remainder of objection consists of a list of schedules contained in the accounting with specific itemizations from the schedules singled out as improper expenses].
- Objector prays that the Petition and accounting not be granted, ratified or approved.

Petitioner's Response to Objections to Third and Final Account and Report of Administrator as to the Petition for Settlement and Final Distribution of the Estate filed by DALE BOLDEN on 6/30/2014 states:

- This matter has been and continues to be a long drawn out affair; the case is vexing, acrimonious and complex; there have been extended proceedings and hearings involving the various disputes in this matter;
- These objections by Gwendolyn J. McKeller are just the latest in a series of difficulties;
- Ms. McKeller made numerous objections to matters previously heard by this Court, upon which
 the Court has long ago disposed of by issuing an order; the period in which to object or appeal
 the Court's findings and orders has long since expired making all those matters res judicata;

~Please see additional page~

Third Additional Page 2, Odell Moultrie (Estate)

Case No. 0650750

Petitioner Dale Bolden's Response to Objections to Third and Final Account filed on 6/30/2014, continued:

- As to the objection in paragraph 1, it is unclear as to the point the objector is trying to make other than to voice her opinion as to this aspect of the proceeding;
- As to the objection in paragraph 2, there is no question that this matter has taken a long time to resolve; the very nature of the problems involved dictated the time that was taken to finally resolve the matter; had the church not reneged numerous times on their agreement, this matter would have been resolved years ago;
- As to the objection in paragraph 3, the mineral rights issue was raised by other relatives, who filed objections to the proceedings and the Petitioner had no choice but to respond and defend the estate's interest;
- As to the objection in paragraph 4, the statements by the Objector in this paragraph are
 mainly the unsubstantiated opinion of the Objector and inaccurate; if her attorney had known
 and understood the law, this matter could have been handled in the manner she suggests,
 but he did not; any delay in this proceeding was due to the Objector's attorney's
 inexperience and/or ineptitude;
- As to the objection in paragraph 5, this is more of the same in regard to the heirship proceeding; it is confused and there is no basis for the points raised therein;
- As to the objection in paragraph 6, this is a general objection to the fee requests; the Petitioner has conformed to all the requests and requirements set forth in the section cited;
- As to the objection in paragraph 7, it is a vague and ambiguous objection about which the Petitioner has no idea what this objection was meant to convey;
- As to the objections in paragraph 8:
 - Sierra Vista Ave. property Petitioner has no idea what the point being raised is about; the Decedent's house was in very poor condition and in a crime-ridden area; the Petitioner resided in the home to protect it while it was listed for sale; ultimately there were no offers made to purchase the house after an extended period of time; after 3 years the house was sold;
 - First Account and Report and Second Account and Report both of these matters were approved and ratified more than 3 years ago and are therefore beyond the period in which to object or appeal and are res judicata;
 - Third Account and Report all these expenses were accrued while the Petitioner was in possession of the Church property and were needful and necessary expenses incurred to the upkeep and maintenance of the property;
 - Questionable Expenses Petitioner is not sure what the item "appraisal fee" reference is meant to convey; the consultation with Attorney Myers was needful and necessary in order for the Petitioner to ascertain what she needed to do in regard to this matter as it was unduly complex;
- Petitioner requests the Court order the Petitioner's Third and Final Account and Petition for Settlement be approved as filed.

Denver G. Benson aka Denver Benson (Estate) 3 Case No. 06CEPR00277 Carrillo, Patricia S (for Petitoiner/Administrator Lorraine Giragosian) (1) Petition for Settlement and (2) Final Distribution Atty

	The state of the s					
DOD: 7/29/2005		LORRAINE GIRAGOSIAN,			NEEDS/PROBLEMS/COMMENTS:	
			Administrator, is p	petitioner		
						Need itemization of costs.
			Accounting is wo	dived.		
	nt. from				40.440.0	Note: This estate was opened in 2006
<u> </u>	i	ı	1 & A	-	\$96,442.97	(8 years ago). It appears that the
	Aff.Sub.Wit.		POH	-	\$96,442.97	estate has been distributed and
/	Verified				_	attorney fees paid without court
	las condone		Administrator	-	not	authority. California Rules of Court,
✓	Inventory				addressed	Rule 7.700 (a) states no
	PTC	N/A				compensation in advance of court
	Not.Cred.	,	Attorney		\$3,858.00	order. The personal representative
✓	Noi.Crea.		(statutory) alread	dy paid.		must neither pay nor receive, and
1	Notice of				_	the attorney for the personal
	Hrg		Costs	-	\$1,133.00	representative must not receive,
1	Aff.Mail	W/	(not itemized) alr	ready pai	id.	statutory commissions or fees or fees
		,				for extraordinary services in
	Aff.Pub.		Distribution, pursu		testate	advance of an order of the court
	Sp.Ntc.		succession, is to:			authorizing their payment. (b)
	Pers.Serv.					Surcharge for payment or receipt of
	Conf.		Lorraine Giragosi	ian -	\$96,442.97	advance compensation. In addition
	Screen					to removing the personal
						representative and imposing any
✓	Letters					other sanctions authorized by law
	Duties/Supp					against the personal representative
	Objections					or the attorney for the personal
-	· · · · · · · · · · · · · · · · · · ·					representative, the court may
	Video					surcharge the personal
-	Receipt					representative for payment or
	CI Report					receipt of statutory commissions or
✓	9202					fees or fees for extraordinary services
	Order					in advance of an order of the court
 ✓	Oldei					authorizing their payment. The
						surcharge may include interest at
						the legal rate from the date of
						payment.
						Please see additional page
						riedse see dadiional page
	Aff. Posting					Reviewed by: KT
	Status Rpt					Reviewed on: 7/15/14
	UCCJEA					Updates:
	Citation					Recommendation:
	FTB Notice	N/A				File 3 – Benson

3 Denver G. Benson aka Denver Benson (Estate) Case No. 06CEPR00277

Note continued: Cal. Civ. Prac. Probate and Trust Proceedings § 1:13 indicates the attorney's ethical duty to diligently pursue the matter also requires that the attorney not unduly prolong administration of the estate and distribution of estate assets. [See Ridge v. State Bar (1989) 47 Cal 3d 952, 254 Cal Rptr 803, 766 P2d 569 (attorney acting as executor not insulated from censure for unduly prolonged probate); see also Weber v. State Bar (1988) 47 Cal 3d 492, 253 Cal Rptr 573, 764 P2d 701, cert den 490 US 1009, 104 L Ed 2d 163, 109 S Ct 1649 (delay in distribution of assets)] In addition to this ethical consideration, the Probate Code specifically addresses the time for closing an estate. [See Prob. Code, §§ 12200 to 12206 (time for closing estate)]

7

Atty Matlak, Steven M., of Dowling Aaron (for Petitioner Bruce D. Bickel, Trustee)

Petition for Settlement of First Account Current and Report of Trustee; and for

			Approval of Attorney's Fees and Costs	
Ag	e: 10 years		BRUCE D. BICKEL, Trustee, is Petitioner.	NEEDS/PROBLEMS
=			Account period: 4/4/2013 - 4/30/2014	Notes Re Charac
Co	nt. from		Accounting - \$300,152.32 Beginning POH - \$0.00	The Trust was litigation settl proceeds in 0
	Aff.Sub.Wit.		Ending POH - \$279,029.59	13CECG0084
✓	Verified		(mutual funds; \$83,591.63 cash/equiv.)	special needThe Trust Bene
	Inventory		Trustee - \$5,357.67 (paid)	receive payn
	PTC		(per Order of 4/4/2013 authorizing monthly	of this Trust as
	Not.Cred.		payments of fees @ \$150.00 per hour not to exceed \$1,000.00 per month;)	litigation settle an annuity se
✓	Notice of Hrg			benefit when
√	Aff.Mail	W/	Attorney - \$1,366.00 (per Declaration filed 5/30/2014, for 5.10	age 18. • Schedule D, I
	Aff.Pub.		hours @ \$240.00 attorney rate and \$95.00	reflects comb
	Sp.Ntc.		paralegal rate; includes \$200.00 filing fee	expenditures
	Pers.Serv.		costs;)	with \$5,600.00 expenditures
	Conf.		Bond - \$339,900.00	services provi
	Screen		(sufficient)	to the Trust Be
	Letters		Delilion or name of far are Order	Notes County ville
	Duties/Supp		Petitioner prays for an Order:	Note: Court will s hearing as follow
	Objections Video Receipt		Settling, allowing and approving, the First Account and Report of the Trustee, and ratifying, approving and	• Thursday, Sep 2016 at 9:00 c 303 for filing c
√	CI Report 2620		confirming all acts and transactions of Petitioner as set forth; and	account.
✓	Order		Authorizing payment of the attorney fees and reimbursement of costs.	Pursuant Local Redocument noted filed 10 days prior listed, the hearing taken off calend appearance will
	Aff. Posting			Reviewed by: LE
	Status Rpt			Reviewed on: 7/
<u> </u>	UCCJEA	<u> </u>		Updates:
	Citation	<u> </u>		Recommendatio
	FTB Notice			File 7 – Lopez-Ai

NS/COMMENTS:

cter of Trust:

- s funded by lement Case 48 and is not a ds trust.
- eficiary will ment outside is part of the lement from et up for her n she reaches
- Disbursements bined total s of \$21,111.40, 00 of the s made for vided directly seneficiary.

set a status ws:

ptember 15, a.m. in Dept. of the second

Rule 7.5, if the ed above is or to the date ng will be dar and no Il be required.

G /15/14 on: File 7 – Lopez-Aita

Atty Istanboulian, Flora, sole practitioner (for Petitioner Terri May, Administrator)

(1) First and Final Report of Administrator on Waiver of Account and (2) Petition for Final Distribution; (3) for Allowance of Compensation to Attorney and Administrator; and (4) for Reimbursement of Costs Advanced

DOD: 5/9/2013			TERRI MAY, friend and Administrator with	NEEDS/PROBLEMS/COMMENTS:
Co	ont. from Aff.Sub.Wit. Verified		Will Annexed, is Petitioner. Accounting is waived. I & A	Note: Consistent with the Court's recent practice, Court may determine an informal accounting of the closing reserve is warranted, and if so, Court will set a Status Hearing as follows:
√ √	Inventory		Administrator — \$23,351.91 (statutory)	Thursday, January 29, 2015 at 9:00 a.m. in Dept. 303 for an Informal Accounting of
✓	Not.Cred.		Administrator X/O — \$1,000.00	\$10,000.00 Closing Reserve.
✓	Notice of Hrg		(for four estate sales of personal property, per Local Rule 7.18)	Pursuant Local Rule 7.5, if the document noted above is filed 10
✓	Aff.Mail	W/	Attorney — \$23,351.91	days prior to the date listed, the hearing will be taken off calendar
	Aff.Pub.		(statutory)	and no appearance will be
	Sp.Ntc.		Costs — \$1,246.13	required. Filing of the informal
	Pers.Serv.		(per Declaration and receipts filed	accounting of closing reserve will
	Conf.		6/17/14, for real property maintenance	not generate a new hearing date.
	Screen		expenses)	
	Letters 1118	813	Closing — \$10,000.00	
	Duties/Supp		(for any liabilities determined to be due)	
 	Objections		,	
	Video			
	Receipt CI Report	<u> </u>	Distribution pursuant to Decedent's Will is to:	
1	9202		TERRI MAY as Executor of the ESTATE OF	
 	Order		ROBERTA JEANNE DUFFY (Case	
<u> </u>			#13CEPR00505), post-deceased daughter (DOD 5/27/2013) – \$73,537.22	2 1 150
<u> </u>	Aff. Posting		cash, securities, real property, furnishings,	Reviewed by: LEG
-	Status Rpt UCCJEA		furniture, and personal belongings.	Reviewed on: 7/15/14 Updates:
-	Citation			Recommendation: SUBMITTED
√	FTB Notice			File 8 – Nichols

Atty

9

Case No. 14CEPR00502

In Re Community Property Ronald & Nancy Case No. 140
Strasser, George L. (of Baker, Manock & Jenson, for Petitioner Nancy Smith)
Petition for Court Order Authorizing a Proposed Transaction

			NANCY SMITH is petitioner.	NEEDS/PROBLEMS/ COMMENTS:
-			Petitioner states she (age 82) and Ronald	COMMENTS.
-			Smith ("Dr. Smith) (age 83) were married in	1. Court may require
			1953. In 1963 the Medical Board of	authority that shows that
Со	nt. from		California issue Physician and Surgeon's	a professional license is
	Aff.Sub.Wit.		Certificate No. C21528 to Ronald D. Smith	community property.
1	Verified		M.D. This medical license is the community	
Ė	Inventory		property of Dr. Smith and Petitioner.	
	PTC		An accusation is currently pending against	
	Not.Cred.		Dr. Smith before the Medical Board of	
	Notice of		California, Department of Consumer Affairs.	
✓	Hrg			
1	Aff.Mail	W/O	Dr. Smith has been found to have profound	
		1170	memory loss and disruption with leaves him	
	Aff.Pub.		very impaired and dysfunctional on a daily basis. Declaration of Errol F. Leifer, Ph.D is	
	Sp.Ntc.		filed in support.	
	Pers.Serv.			
	Conf.		In a settlement of the Accusation, Petitioner	
	Screen		and the Medical Board have agreed to a	
	Letters		proposed Stipulated Surrender of License	
	Duties/Supp		and Order (copy attached). Because Dr.	
	Objections		Smith lacks the capacity to execute the	
	Video		proposed Stipulated Surrender of License, the Medical Board insists that Petitioner must	
	Receipt		obtain court authority to execute it on	
	CI Report		behalf of Dr. Smith.	
	9202			
✓	Order		The authorization sought is for the	
	Aff. Posting		advantage, benefit, and best interests of Dr. Smith and Petition in that it is necessary to	Reviewed by: KT
	Status Rpt		consummate the settlement. Without a	Reviewed on: 7/16/14
	UCCJEA		settlement, Dr. Smith and Petitioner would	Updates:
	Citation		incur additional legal fees and costs in the	Recommendation:
	FTB Notice		Accusation proceeding to no avail,	File 9 – Smith
			because Dr. Smith does not intend to	
			practice medicine anymore.	
			Dalilian or name of far an Order from Heir Count	
			Petitioner prays for an Order from this Court that she be authorized to execute the	
			proposed Stipulated Surrender of License	
			and Order and surrender Physician and	
			Surgeon's Certificate No. C21528 to the	
			Medical Board.	

Atty

Renge, Lawson K. (for Petitioner Ryan Missakian)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DC	DOD: 10/3/13		RYAN MISSAKIAN, son, is petitioner and	NEEDS/PROBLEMS/COMMENTS:
			requests appointment as Administrator	1 10 1
			without bond.	1. Need Order
			All heirs waive bond.	
Со	Cont. from			
	Aff.Sub.Wit.		Full IAEA – o.k.	Note: If the petition is granted, status
✓	Verified		Decedent died intestate.	hearings will be set as follows:
	Inventory		Decedent died intestate.	Wednesday, December 17, 2014
	PTC		Residence: Fresno	at 9:00 a.m. in Department 303,
	Not.Cred.		Publication: Fresno Business Journal	for the filing of the inventory and
	Notice of			appraisal.
	Hrg		Estimated value of the estate:	W-dd
✓	Aff.Mail	W/	Personal property - \$ 15,566.00	Wednesday, September 16, 2015 at 9:00 a.m. in Department 303,
✓	Aff.Pub.		Real property - \$550,000.00 Total - \$565,556.00	for the filing of the first account or
	Sp.Ntc.		4000,000.00	petition for final distribution.
	Pers.Serv.			Pursuant to Local Rule 7.5 if the
	Conf.		Drahada Dafaraa Stayaa Diahad	required documents are filed 10
	Screen		Probate Referee: Steven Diebert	days prior the date set the status
✓	Letters			hearing will come off calendar and
✓	Duties/Supp			no appearance will be required.
	Objections			
	Video			
	Receipt			
	CI Report			
	9202 Order	X		
	Aff. Posting	^		Reviewed by: KT
	Status Rpt			Reviewed by: K1
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 10 – Missakian
				10

Atty Day, Montie S. (pro per Conservator)

11

FTB Notice

Atty Teixeira, J. Stanley (court appointed for Conservatee)
Status Hearing Re: Filing of the First Account

Age	e: 100 years	MONTIE DAY, son, was appointed	NEEDS/PROBLEMS/COMMENTS:
		Conservator of the Person and Estate	
		on 05/23/13.	1. Need first account.
		Inventory & Appraisal, Final filed	Note: an accounting is included in
Cor	nt. from	06/26/13 - \$2,000.00	the status report. However, the
	Aff.Sub.Wit.	4 =,555555	accounting must be filed
	Verified	Status Report filed 4/14/14 states Thelma	independent of the status report, set
	Inventory	Day continues to reside at Clovis Quality Care. Her care is currently	for hearing, filing fee paid and it must be properly noticed on all parties
	PTC	being paid by the Thelma L. Day Trust.	entitled to notice, in compliance with
	Not.Cred.	Other than additional expenses	Probate Code §2620 et seq.
	Notice of	charged for court fees, the	Including the accounting in the
	Hrg	conservatorship funds are maintained	status report is not sufficient.
	Aff.Mail	for the benefit of Thelma Day. It	
	Aff.Pub.	remains likely that Thelma Day will outlive her financial resources. These	
	Sp.Ntc.	assets should be available for her care	
	Pers.Serv.	and conserved exclusively for her	
	Conf.	benefit.	
	Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video		
	Receipt		
	CI Report		
	9202		
	Order		
	Aff. Posting		Reviewed by: KT
	Status Rpt		Reviewed on: 7/15/14
	UCCJEA		Updates:
	Citation		Recommendation:

File 11 – Day

Atty LeVan, Nancy J. (for Petitioner Tobie Gray)

Atty Horton, Lisa (Court appointed for Conservatee)

Petition for Appointment of Probate Conservator of the Person (Prob. C. 1820, 1821, 2680-2682)

Age: 70 years			THERE IS NO TEMPORARY.	NEEDS/PROBLEMS/COMMENTS:
DOB: 2/14/1943			No temporary was requested.	Court Investigator advised rights on
			TOBIE GRAY, daughter, is petitioner and requests appointment as	7/9/14.
			conservator of the person with	Voting Rights Affected. Need minute
Co	nt. from	T	medical consent powers and	order.
	Aff.Sub.Wit.		dementia powers for secured placement and the administration of	
✓	Verified		dementia medications.	Petitioner requests the court
	Inventory			dispense with notice to two of
	PTC		Declaration of Earl Fernando, M.D.,	the conservatee's grandsons,
	Not.Cred.		6/25/14 supports request for medical consent and dementia powers.	Todd Blakely and Julian Blakely. Petitioner states she has not had
✓	Notice of		consent and dementia powers.	contact with Todd or Julian in
	Hrg Aff.Mail	W/	Voting rights affected.	over 10 years. After their father
✓		**/	Dalitica and states the states of	died they cut ties with the family
-	Aff.Pub.		Petitioner states the proposed conservatee suffers from Bipolar	and no one knows how to reach them.
	Sp.Ntc.		Disorder and Schizophrenia. She	mom.
✓	Pers.Serv.		wanders off and gets lost until family	
✓	Conf.		members find her. She needs help	
	Screen		with all activities of daily living.	
✓	Letters		Court Investigator Dina Calvillo's	
✓	Duties/Supp		Report filed on 7/14/14 recommends that the conservatorship be GRANTED.	
	Objections		mai me conservatorship be GRANTED.	
	Video			
	Receipt	<u> </u>		
✓	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
<u> </u>	Status Rpt			Reviewed on: 7/15/14
	UCCJEA	<u> </u>		Updates:
✓	Citation			Recommendation:
	FTB Notice			File 12 – Porter
				12

Jackson, Teri Lyn (Pro Per – Mother – Guardian of the Estate)
Status Hearing Re: Filing of the Second Account

_		
Сс	ont from 041714	I,
05	2214, 070314	
	Aff.Sub.Wit.	
	Verified	
	Inventory	
	PTC	
	Not.Cred.	
	Notice of	
	Hrg	
	Aff.Mail	
	Aff.Pub.	
	Sp.Ntc.	
	Pers.Serv.	
	Conf.	
	Screen	
	Letters	
	Duties/Supp	
	Objections	
	Video	
	Receipt	
	CI Report	
	9202	
	Order	
<u> </u>	Aff Dooting	
	Aff. Posting	
	Status Rpt UCCJEA	
	Citation	
\vdash	FTB Notice	
	LID MOUCE	

TERI LYN JACKSON was appointed Guardian of the Estate on 10-12-10 with funds to be placed into blocked accounts. Letters issued on 10-12-10.

The First Account was settled on 2-2-12 and the Court set status hearing for the filing of the Second Account for 4-17-14.

There were no appearances on 4-17-14 and the matter was continued to 5-22-14.

There were no appearances on 5-22-14 and the matter was continued to 7-3-14.

The Court also set an Order to Show Cause re Failure to Appear and Imposition of Sanctions for 7-3-14. See Page B. **NEEDS/PROBLEMS/COMMENTS:**

Continued from 4-17-14, 5-22-14

Minute Order 4-17-14: No appearances. The Court will consider eliminating this accounting as well as any subsequent accountings so long as proof of the blocked account is provided. Matter continued to 5-22-14. The Court orders Teri Lyn Jackson to be present on 5-22-14.

A copy of the minute order was mailed to Ms. Jackson on 4-17-14.

Minute Order 5-22-14: No appearances. The Court sets the matter for an Order to Show Cause on 7/3/14 regarding Teri Jackson's failure to appear and imposition of sanctions in the amount of \$500.00. Teri Jackson is order to be personally present on 7/3/14. The Court will entertain a request for no further accountings once the second account is filed. Continued to 7/3/14 @ 9:00 a.m. Dept. 303. Set on 7/3/14 @ 9:00 a.m. Dept. 303 for: Order to Show Cause Re: Failure to Appear; Imposition of Sanctions in the Amount of \$500.00

The minute order and Order to Show Cause were mailed to Ms. Jackson on 5-22-14.

<u>Minute Order 7-3-14</u>: Ms. Jackson requests a continuance.

(Examiner's Note: The Receipts for the four Blocked Accounts were filed on 12-27-10.)

<u>Note</u>: The Guardian was previously represented by Attorney Erin Childs; however, the attorney was relieved as counsel pursuant to order field 6-20-12, and the Guardian is now selfrepresented.

 The Second Account Current is now due. Need Second Account.

Reviewed by: skc
Reviewed on: 7-16-14

Updates:

Recommendation:

File 13A - Pelley

Jackson, Teri Lyn (Pro Per – Mother – Guardian of the Estate)
Order to Show Cause Re: Failure to Appear; Imposition of Sanctions in the Amount of \$500.00

		TERI LYN JACKSON was appointed	NEEDS/PROBLEMS/COMMENTS:
		Guardian of the Estate on	
		10-12-10 with funds to be placed	
		into blocked accounts. Letters	
Co	nt. from 070314	issued on 10-12-10.	
	Aff.Sub.Wit.	The First Account was settled on	
	Verified	2-2-12 and the Court set status	
	Inventory	hearing for the filing of the Second	
	PTC	Account for 4-17-14.	
	Not.Cred.	There were no appearances on	
	Notice of	4-17-14 and the matter was	
	Hrg	continued to 5-22-14.	
	Aff.Mail	There were no appearances on	
	Aff.Pub.	= 5-22-14 and the matter was	
	Sp.Ntc.	continued to 7-3-14.	
	Pers.Serv.		
	Conf.	The Court also set this Order to	
	Screen	Show Cause re Failure to Appear	
	Letters	and Imposition of Sanctions for 7-3-14.	
	Duties/Supp	7-5-14.	
	Objections	On 7-3-14, the matter was	
	Video	continued to 7-17-14.	
	Receipt		
	CI Report		
	9202	_	
	Order		
	Aff. Posting	_	Reviewed by: skc
	Status Rpt	_	Reviewed on: 7-16-14
	UCCJEA	_	Updates:
	Citation	_	Recommendation:
	FTB Notice		File 13B - Pelley

13B

Julissa Contreras, Arianna Contreras, Danny Cabrera and Ramon Contreras (GUARD/P) Case No. 13CEPR00234

Atty Cabrera, Stephanie (Pro Per – Petitioner – Mother)

Petition for Termination of Guardianship

Julissa age: 10			STEPHANIE CABRERA, mother, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
Ario	ana age: 8		DATRICIA AAA DTINET magtara all argin dina atta ar ang al	Need Notice of Hearing.
	nny age: 6		PATRICIA MARTINEZ, maternal grandmother, and CANDICE GOMEZ, maternal aunt, were appointed	1. Theed Holice of Healing.
Ramon age: 4			guardians on 05/28/2013.	2. Need proof of service
Cont. from			9001010110012012010.	fifteen (15) days prior to the
	Aff.Sub.Wit.		Father: RAMON CONTRERAS	hearing of the Notice of Hearing along with a copy
✓	Verified		 Paternal grandfather: DECEASED	of the Petition for
	Inventory		Paternal grandmother: NOT LISTED	Termination of Guardianship
	PTC		 Matemal grandfather: JOHN CABRERA	for: • Patricia Martinez (Co-
	Not.Cred.			Guardian)
	Notice of	Χ	Petitioner requests: that the guardianship be	 Candice Gomez (Co-
	Hrg		terminated. She states that her mother was	Guardian)
	Aff.Mail	Χ	awarded guardianship last year after she threw the petitioner and her one year old son out of her home.	Ramon Contreras (Father)Paternal Grandmother
	Aff.Pub.		Petitioner states she left her children there till she	(Not Listed)
	Sp.Ntc.		found a place. She states the guardian went	 John Cabrera (Maternal
	Pers.Serv.		behind her back and filed for guardianship.	Grandfather)
	Conf.		Petitioner states she was never served and that her	
	Screen		mother knew where to find her. Petitioner moved	
	Letters		back into her mother's home June of last year and has been there ever since. Petitioner agreed to let	
	Duties/Supp		her mother keep the guardianship until she received	
	Objections		her disability because the guardian has no income	
	Video		besides the cash aid she receives for the petitioner's	
	Receipt		children. Petitioner states her mother/guardian	
✓	CI Report		recently kicked her out again and does not allow the petitioner to see or talk to her children. Petitioner	
	9202		states while she was living with her mother/guardian	
✓	Order		that she would care for the children and got them	
	Aff. Posting		everything that they needed even though the guardian was receiving cash aid. Petitioner states	Reviewed by: LV
	Status Rpt		that the guardian is prescribed morphine for pain	Reviewed on: 07/16/2014
	UCCJEA		which causes her to sleep most of the day which	Updates:
	Citation		leaves the children unsupervised. Petitioner states	Recommendation:
	FTB Notice		that her children should be residing with her and not	File 14 – Contreras & Cabrera
			the guardian.	
			Court Investigator Jennifer Young's report filed	
			07/11/2014.	

Jordan Angel Alvarez Soto (GUARD/P)

Atty Soto, Leonarda (Pro Per – Objector – Guardian)

15

Atty Delgadillo, Yoana Alvarez (Pro Per – Petitioner – Mother)
Petition for Termination of Guardianship

Age	Age: 5		YOANA ALVAREZ DELGADILLO, mother, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
Co	nt. from Aff.Sub.Wit. Verified		LEONARDA SOTO , paternal grandmother, was appointed guardian on 01/27/2014. Personally served on 05/17/2014. Objection filed 07/08/2014. Father: CEASAR J. SOTO	Petition is incomplete. Petitioner did not provide a reason why termination of the guardianship is in the best interest of the minor.
	Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order	w/ 	Paternal grandfather: Manuel Soto Garcia Maternal grandfather: Pedro Francisco Delgadillo Maternal grandmother: Claudia Delgadillo Petitioner states: Petitioner did not provide a reason why termination of the guardianship is in the best interest of the minor. Objection to Termination of Guardianship filed 07/08/2014 states she has been an active grandmother and has been in the child's life for her whole life. The mother of the child has a long history of drug abuse and living on the streets, mother has also fled the country due to circumstances that are unknown because of her addiction. The minor child has suffered a great deal from being exposed to drug raids in the country of Mexico under the care of her maternal grandmother and natural mother. Guardian believes that the termination of guardianship is not in the best interest of the child	 2. Need proof of service fifteen (15) days prior to the hearing of the Notice of Hearing along with a copy of the Petition for Termination of Guardianship for: Cesar J. Soto (Father) Manuel Soto Garcia (Paternal Grandfather) Pedro Francisco Delgadillo (Maternal Grandfather) Claudia Delgadillo (Maternal Grandmother)
	Aff. Posting		and will be detrimental.	Reviewed by: LV
	Status Rpt		Court Investigator Dina Callvillo's report filed	Reviewed on: 07/16/2014
	UCCJEA		07/10/2014.	Updates:
	Citation		07/10/201 4 .	Recommendation:
	FTB Notice			File 15 – Soto

Atty Carrion, Maria (pro per Petitioner/maternal grandmother)

16

Atty

Zepeda, Manuel (pro per Petitioner/maternal step-grandfather)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Josias age: 4			TEMPORARY EXPIRES 7/17/14	NEEDS/PROBLEMS/COMMENTS:	
Со	nt. from Aff.Sub.Wit. Verified		MARIA CARRION, maternal grandmother and MANUEL ZEPEDA, maternal step-grandfather, are Petitioners. Father: NOT LISTED (MICHAEL LAJOIE)	1.	Petition is incomplete at item 2 of both Child Information Attachments. No relatives of the children are listed. Need amended/completed Child Information Attachment for each child.
√	Inventory		Mother: NOT LISTED (DESTINY GARCIA)	2.	Need Confidential Guardian Screening Form for Manuel Zepeda.
	Not.Cred. Notice of	X	Paternal grandparents: Not Listed	3.	Need Notice of Hearing.
	Hrg Aff.Mail Aff.Pub.	X	Maternal grandfather: Not Listed Petitioners state mom is on drugs and father is not on the birth certificate.	4.	Need proof of personal service of Notice of Hearing with a copy of the Petition for Appointment of Guardian of the Person or Consent & Waiver of
	Sp.Ntc. Pers.Serv.		Objections to Guardianship filed by mother, Destiny Garcia, on 7/15/14.		Notice or Declaration of Due Diligence for: a. Michael Lajoie (father)
√	Conf. Screen Letters	Х	Mother states petitioner Maria Carrion does drugs. Everything she stated in	5.	b. Destiny Garcia (mother) Need proof of service of Notice of
✓	Duties/Supp		the petition is a lie. Objections to Guardianship filed by		Hearing with a copy of the Petition for Appointment of Guardian of the Person or Consent & Waiver of
✓ ✓	Objections Video Receipt CI Report 9202		father, Michael LaJoie, on 7/15/14. Father states he has a stable job to support the minors. He has had the job for 3 years. He has a stable home for the minors to live in. Maria the petitioner has moved numerous times		Notice <u>or</u> Declaration of Due Diligence for: c. Paternal grandparents d. Maternal grandfather
✓	Order Aff. Posting		since the boys have lived with her. Ayden has been to 4 different schools	Po	viewed by: KT
	Status Rpt		in the last school year. He has missed so much school that he has to repeat		viewed by. Ki
✓	UCCJEA		kindergarten. Father states he was		odates:
	Citation FTB Notice		unable to enroll the boys in school because he is not on their birth certificate. He was unable to get them immunized because he didn't have their MediCal cards. Father states he has been in contact with the boys their entire lives.		e 16 – Garcia
			Court Investigator Samantha Henson's Report filed on 7/10/14		

17 Mia Nadia Bravo (GUARD/P)

Atty

Case No. 14CEPR00445

Atty Carrion, Maria (pro per Petitioner/maternal grandmother)
Zepeda, Manuel (pro per Petitioner/maternal grandfather)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Age: 2		TEMPORARY EXPIRES 7/17/14	NE	EDS/PROBLEMS/COMMENTS:
Age: 2 Cont. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg	X	MARIA CARRION and MANUEL ZEPEDA, maternal grandparents, are Petitioners. Father: MARCUS BRAVO Mother: ALEXANDRIA ZEPEDA Paternal grandparents: unknown Petitioners state mom is on heroin and meth and lives in a crack house full of men.	6.	Need Notice of Hearing. Need proof of personal service of Notice of Hearing with a copy of the Petition for Appointment of Guardian of the Person or Consent & Waiver of Notice or Declaration of Due Diligence for: e. Marcus Bravo (father) f. Alexandria Zepeda (mother)
Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen ✓ Letters ✓ Duties/Supp Objections Video Receipt ✓ CI Report 9202 ✓ Order	XXX	Court Investigator Samantha Henson's Report filed on 7/11/14	9.	Need proof of service of Notice of Hearing with a copy of the Petition for Appointment of Guardian of the Person or Consent & Waiver of Notice or Declaration of Due Diligence for: g. Paternal grandparents Need Confidential Guardian Screening Form for Maria Carrion.
Aff. Posting			Re	eviewed by: KT
Status Rpt				eviewed on: 7/16/14
✓ UCCJEA			Up	odates:
Citation			Re	ecommendation:
FTB Notice			File	e 17 – Bravo

Pro Per

Wilson, Shamika (Pro Per Petitioner, Guardian, maternal aunt)

Petition for Appointment of Guardian of the Estate (Prob. C. 1510)

Petition for Appointment of Guardian of the Estate (Prob. C. 1510)				
Ag	e: 8 years	SHAMIKA WILSON, maternal aunt	NEEDS/PROBLEMS/COMMENTS:	
		and Guardian of the Person, is	Page 19 is a related matter for sibling.	
		Petitioner and requests appointment as Guardian of the	Note: Court records indicate that	
		= Estate [request for deposits into a	Petitioner Shamika Wilson was appointed	
Cont. from 070314		blocked account is not included.]	as Guardian of the Person of this child or	
	Aff.Sub.Wit.		2/7/2011 in Case #10CEPR00362 .	
1	Verified		Continued from 7/3/2014. Minute Order	
Ě	Inventory	<u>Estimated Value of the Estate:</u>	[Judge Culver Kapetan] states: No	
	PTC	Property - \$ not stated	appearances. Matter continued to	
	Not.Cred.	1	7/17/2014. Subsequent to the calendar	
	Notice of X	Father: HASAIN MUHAMMAD, SR .	being concluded, Shamika Wilson	
	Hrg	Mother: SHAUNTÉ MADDEN	appears in Court. The Clerk is directed to provide Ms. Wilson a copy of the examiner	
	Aff.Mail X	-	notes and advises her of the next hearing	
	Aff.Pub.	Paternal grandfather: Not listed	date.	
	Sp.Ntc.	Paternal grandmother: Not listed	The following issues remain:	
	Pers.Serv.	Maternal grandfather: Patrick	1. Item 1(c) of the Petition does not	
1	Conf.	Madden, Sr.	include information regarding a	
•	Screen	Maternal grandmother: Jeanell	blocked account for the Guardianship	
1	Letters	= Wilson	Estate as required by Local Rule 7.8.1(I)	
È	Duties/Supp	=	2. Child Information Attachment	
✓	Duties/Supp	Petitioner states no reasons that	attached to the Petition is incomplete	
	Objections	appointment of a guardian of the	at Item 2 which requires the child's	
	Video	estate is necessary.	relatives and their current addresses to	
	Receipt	4	be listed. (Note: Names of some	
	CI Report	=	relatives have been obtained from Guardianship Case #10CEPR00362;	
	9202		however, the Court requires this	
✓	Order		information, including current known	
			addresses, to be provided in the	
			instant case file 14CEPR00482 on	
			completed Child Information	
			Attachment forms to maintain complete and accurate records.)	
			~Please see additional page~	
	Aff. Posting	=	Reviewed by: LEG	
	Status Rpt	1	Reviewed on: 7/15/14	
✓	UCCJEA	1	Updates:	
	Citation	=	Recommendation:	
	FTB Notice		File 18 - Muhammand	
	•		18	

Additional Page 18, Hasainah Muhammad (GUARD/E) Case No. 14CEPR00482

NEEDS/PROBLEMS/COMMENTS, continued:

- 3. Probate Code § 1511(b)(2) provides notice of the petition for appointment of guardian of the person or estate or both shall be given as provided in subdivisions (b) (c) (d) and (e) and shall be accompanied by a copy of the petition. Need *Notice of Hearing* and proof of service of notice by mail to the following persons:
- HASAIN MUHAMMAD, SR., Father;
- SHAUNTE MADDEN, Mother;
- PATRICK MADDEN, SR., Maternal grandfather;
- **JEANELL WILSON**, Maternal grandmother;
- Paternal grandparents.
- 4. Item 7 of the *Petition* regarding character and estimated value of the estate is incomplete as Petitioner lists no property. Need information regarding the source of the funds for which the guardianship estate will be established. The Court cannot exercise oversight of property of the child that is not currently existing or not even anticipated to be received by the child in the near future. Unless the Petitioner knows or has reason to know of a gift or inheritance that will with certainty be soon received by the child from an identified and specific source, the *Petition for Appointment of Guardian of the Estate* should be denied and dismissed for lack an estate of the child at this time.
- 5. Item 8 of the Petition states no reasons that appointment of a guardian of the estate is necessary.

Note to Petitioner Re Responsibilities as Guardian of the Estate: Appointment as Guardian of the Estate requires compliance with strict and complex requirements pursuant to § 2620 et seq. of the Probate Code. Petitioner must adhere to Part 2 of the Duties of Guardian [form GC-248], which she signed and filed with the Court on 5/29/2014. Petitioner should be aware that if the Petitioner is appointed as Guardian of the Estate, the Court will set Status Hearings to ensure compliance with the strict requirements of the Probate Code, as follows:

- Monday, August 18, 2014 at 9:00 a.m. in Dept. 303 for receipt of funds in blocked account;
- Monday, November 17, 2014 at 9:00 a.m. in Dept. 303 for filing of the Inventory and Appraisal; and
- Thursday, September 3, 2015 at 9:00 a.m. in Dept. 303 for filing of first account of the Guardianship Estate.

Pro Per

Wilson, Shamika (Pro Per Petitioner, Guardian, maternal aunt)

Petition for Appointment of Guardian of the Estate (Prob. C. 1510)

Petition for Appointment of Guardian of the Estate (Prob. C. 1510)				
Ag	je: 6 years	SHAMIKA WILSON, maternal aunt	NEEDS/PROBLEMS/COMMENTS:	
-		and Guardian of the Person, is Petitioner and requests	<u>Page 18</u> is a related matter for sibling.	
-		appointment as Guardian of the	Note: Court records indicate that Petitioner	
<u> </u>		Estate [request for deposits into a	Shamika Wilson was appointed as	
Co	ont. from 070314	blocked account is not included.]	Guardian of the Person of this child on	
	Aff.Sub.Wit.		2/7/2011 in Case #10CEPR00362 .	
1	Verified		2/2/22/4	
	Inventory	Estimated Value of the Estate:	Continued from 7/3/2014. Minute Order [Judge Culver Kapetan] states: No	
	PTC	Property - \$ not stated	appearances. Matter continued to	
	Not.Cred.	=	7/17/2014. Subsequent to the calendar	
-		Father: HASAIN MUHAMMAD, SR.	being concluded, Shamika Wilson appears	
	Notice of Hrg	Mother: SHAUNTÉ MADDEN	in Court. The Clerk is directed to provide	
	Aff.Mail	=	Ms. Wilson a copy of the examiner notes	
	Aff.Pub.	Faternal granatamer, Not listed	and advises her of the next hearing date.	
	Sp.Ntc.	Paternal grandmother: Not listed	The following issues remain:	
	Pers.Serv.	Maternal grandfather: Patrick	6. Item 1(c) of the Petition does not	
 	Conf.	Madden, Sr.	include information regarding a	
\	Screen	Maternal grandmother: Jeanell	blocked account for the Guardianship	
	Letters	W ilson	Estate as required by Local Rule 7.8.1(I).	
✓		_	7 017111 1 11 11 1	
✓	Duties/Supp	Delition or states as a second that	7. Child Information Attachment attached to the Petition is incomplete	
	Objections	Petitioner states no reasons that appointment of a guardian of the	at Item 2 which requires the child's	
	Video	estate is necessary.	relatives and their current addresses to	
	Receipt		be listed. (Note: Names of some	
	CI Report		relatives have been obtained from	
	9202	7	Guardianship Case #10CEPR00362;	
1	Order	7	however, the Court requires this information, including current known	
			addresses, to be provided in the instant	
			case file 14CEPR00482 on completed	
			Child Information Attachment forms to	
			maintain complete and accurate	
			records.)	
		_	~Please see additional page~	
	Aff. Posting	-	Reviewed by: LEG	
	Status Rpt	4	Reviewed on: 7/15/14	
✓	UCCJEA	_	Updates:	
	Citation	_	Recommendation:	
	FTB Notice		File 19 - Muhammand	

Additional Page 19, Hasain Muhammad (GUARD/E) Case N

Case No. 14CEPR00483

NEEDS/PROBLEMS/COMMENTS, continued:

- 8. Probate Code § 1511(b)(2) provides notice of the petition for appointment of guardian of the person or estate or both shall be given as provided in subdivisions (b) (c) (d) and (e) and shall be accompanied by a copy of the petition. Need *Notice of Hearing* and proof of service of notice by mail, along with a copy of the *Petition*, to the following persons:
- HASAIN MUHAMMAD, SR., Father;
- SHAUNTE MADDEN, Mother;
- PATRICK MADDEN, SR., Maternal grandfather;
- **JEANELL WILSON**, Maternal grandmother;
- Paternal grandparents.
- 9. Item 7 of the *Petition* regarding character and estimated value of the estate is incomplete as Petitioner lists no property. Need information regarding the source of the funds for which the guardianship estate will be established. The Court cannot exercise oversight of property of the child that is not currently existing or not even anticipated to be received by the child in the near future. Unless the Petitioner knows or has reason to know of a gift or inheritance that will with certainty be soon received by the child from an identified and specific source, the *Petition for Appointment of Guardian of the Estate* should be denied and dismissed for lack an estate of the child at this time.

10. Item 8 of the Petition states no reasons that appointment of a guardian of the estate is necessary.

Note to Petitioner Re Responsibilities as Guardian of the Estate: Appointment as Guardian of the Estate requires compliance with strict and complex requirements pursuant to § 2620 et seq. of the Probate Code. Petitioner must adhere to Part 2 of the Duties of Guardian [form GC-248], which she signed and filed with the Court on 5/29/2014. Petitioner should be aware that if the Petitioner is appointed as Guardian of the Estate, the Court will set Status Hearings to ensure compliance with the strict requirements of the Probate Code, as follows:

- Monday, August 18, 2014 at 9:00 a.m. in Dept. 303 for receipt of funds in blocked account;
- Monday, November 17, 2014 at 9:00 a.m. in Dept. 303 for filing of the Inventory and Appraisal; and
- Thursday, September 3, 2015 at 9:00 a.m. in Dept. 303 for filing of first account of the Guardianship Estate.

Petition for Appointment of Temporary Guardian of the Person (Prob. C. 2250)

Jessica Age: 16		GENERAL HEARING 09/02/2014	NEEDS/PROBLEMS/COMMENTS:	
Sahil Age: 14				
		VERONICA SIDHU , sister, is petitioner.	Need Notice of Hearing.	
		= Father: DARSHAN BRAR	2. Need proof of personal service five (5)	
Со	nt. from	Tallier. DARSHAN BRAK	days prior to the hearing of the Notice of	
	Aff.Sub.Wit.	Mother: SABINA SIDHU , Consents and	Hearing along with a copy of the Petition	
/	Verified	Waives Notice	for Appointment of Temporary Guardian	
	Inventory	Destara al Crava de aranto Nat Lista d	or consent and waiver of notice or	
	PTC	Paternal Grandparents: Not Listed	declaration of due diligence for: • Darshan Brar (Father)	
	Not.Cred.	Maternal Grandfather: Not listed	Jessica Brar (Minor)	
	Notice of X	Maternal Grandmother: Indira Sidhu	 Sahil Brar (Minor) 	
	Hrg			
	Aff.Mail	Petitioner states: her mother applied for	3. UCCJEA is incomplete. Need minor's	
	Aff.Pub.	Section 8 but they will not allow her to receive it however they will allow the	residence information for the past 5 years.	
	Sp.Ntc.	petitioner to receive Section 8 but they	4. Page #5 of the Guardianship Petition –	
	Pers.Serv. X	need proof of legal guardianship.	Child Information Attachment (GC	
1	Conf.		210(CA)) which pertains to whether the	
	Screen		child has Native American Ancestry was not completed. Need declaration with	
✓	Letters		page #5 attached for each child.	
✓	Duties/Supp		5. Page #2 of the Guardianship Petition –	
	Objections		Child Information Attachment (GC	
	Video		210(CA)) regarding the relatives for the	
	Receipt		minor, Jessica Brar, is incomplete. Need	
	CI Report		declaration with page #2 attached for	
	9202	_	minor, Jessica Brar.	
✓	Order			
	Aff. Posting		Reviewed by: LV	
	Status Rpt		Reviewed on: 07/16/2014	
✓	UCCJEA		Updates:	
	Citation		Recommendation:	
<u>L</u>	FTB Notice		File 20 – Brar	
			20	